

Mr Bruce Witkowski
MBP Id #A246976

Dear M.S.Ct. Clerk:

Feb 2011

Please give Justice Maura Corrigan and the M.S.Ct. my requested for implementation "LIST OF ACTS OR OMISSIONS THAT WOULD BE CONSIDERED MISCONDUCT and GROUNDS for DISCIPLINE." My "Public Comment" list is being given to prison staff (February 2011) to mail to M.S.Ct. They know it is urgent, legal & time sensitive. Prison Mail Box Rule should apply. Because of recent RACE-RIOTS, STABBINGS and CONTINUAL LOCKDOWNS (and no law librarian) I found & responded to your request for comments ASAP. My comments may be unclear as I am rushed. But please carefully consider all I say and contact me for any elaboration you wish.

I use to believe you were all heartless monsters just trying to keep prisons over filled. But when I saw you on TV showing compassion for homeless SOs unable to register, I thought maybe you would open your thoughts to the fact MANY of this state's lawyers have ulterior, nefarious motives while allegedly "representing" people.

COMMENTS

1: A paid for or appointed (PoA) ATTORNEY's sole duty must only be to fully represent his clients' wishes. Attorney must not believe in dual allegiance to his client '&' state, crown, bar, justice or personal ideas. If in conflict, attorney must immediately certify a letter to client detailing conflict & offer a full refund.

EX: My paid for attorney demanded my entire bank account to win case. He did not tell me M.S.Ct. interfered w/my attorney/client compact. He should not have kept secret (MSCT should of told all his clients) his career dream now hinged on conning me to change not guilty plea, sever our link, then gets MSCT AGC position/payback bribe for conning thousands of "degenerate Detroit thugs" into taking meaningless "plea deals" for a decade!

EX: Attorney w/secret obsession/anger over his son's "gay encounters" can't objectively represent gay client. Attorney w/homoproblems at home will invariably, subconsciously put homohatred feelings onto his homoclients.

EX: When paid attorney didn't follow through w/a lie-test BEFORE Prelim, he said I paid to follow his ideas, not my requested lie-detector strategy. When clients can't control attorney, AGC must punish them. No man can serve 2 masters fairly, nor can bribed or arrogant attorney render full, empathetic loyalty

2: As soon As (AsA) attorney discovers TRANSCRIPTS deleted exculpatory testimony, he must postpone all court proceedings and use all resources to correct transcripts Completeness - BEFORE - anything else can proceed.

EX: PreExam attorney said it'll be fixed but 15yrs later COA never read what was said, it tipped decision!

EX: "After considering record" COA decided oversentence is fair. What isn't fair is record incorrectly inserted never said damning words, such as victim is 13. 1st, only speaker wasn't father of any victim. And 13 gets HIGHER sentence than 17. Record fixed AFTER COA condoned harsher sentence based on record!

EX: My 2nd sentencing transcript was never CORRECT. It said I pled GUILTY, later it was N/C, but never has it said WHAT I SAID over & over, loud & clear in court: NOT GUILTY! So when 6.500 or habeas reviewed this attorney allowed, incorrect GUILTY & N/C PLEA mistake, of course I got no relief. Garbage in, garbage out!

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3: Since attorneys are inmates connection to courts, laws, etc, it should be a MISCONDUCT if attorneys do not respond to inmate letters & simple questions, especially if attorney had previously represented inmate and/or if attorney received evidence, documents, etc, of inmates. No reply after 2 weeks shall be MISCONDUCT. Not trying to answer simple questions or questions attorney should know, within three weeks, shall be a second MISCONDUCT. Not returning correspondence, evidence, exhibits, files or property within 4 weeks of request is 3rd MISCONDUCT.

EX: My appeal attorney Winters III screwed over any hope I had for justice by not responding to my questions. He secretly told a judge to relieve him, w/out my consent, because he said there were no "errors" in my records. While next attorney proved he was wrong to not obey client wishes and discovered major errors, this Winters III further sabotaged justice by not returning my files, including not yet seen by me, poorly done, SENTENCING APPEAL which COA totally rejected. It took 1 YEAR & State POLICE intervention before he partly returned my legal work. This despicable attorney even withheld my mom's offer to PAY for MEDIA VIDEOS to prove transcript falsifications. He may have upset my mom w/his refusal to cooperate w/his client that she suffered a MASSIVE, paralyzing stroke! Yeah, inactions can have devastating results. Ask my mom in heaven. Hiding my Sentencing COA appeal from me was to ensure its 'errors' would also not be caught until AFTER COA shot it down - imprisoning me 300% past my plea!

4: AGC must enforce severe Major MISCONDUCT sanctions on attorneys who give FALSE/MISLEADING information in any Bar Journal or other publication or transmission of any kind = 20 year license revocation for each offense.

EX: If attorneys are allowed to continue lying, especially in journals the public now expects reflects M.S.Ct. supervision, such as The State Bar Journal, then respect, trust & belief in the whole judicial process becomes seriously damaged. Currently arrogant people like Wayne Groat (4-06 /p468) have pretended to live in a PO Box AT a PRISON! Oh, and who signs his paychecks per his BJ? Groat gloats he is employed by The Michigan Parole Board! All other DOC Adm Law Judges say they work for SOAHRs. So when I brought these lies to AGC's attention, AGC said there are no current misconduct rules that would make GROAT's lies an offense punishable by misconduct sanctions! Lying by attorneys in Michigan, per AGC, is legal! I can't help but wonder why the M.S.Ct. preamble to the Code of Professional Conduct demands precise address & actual employer & cites MCLs as its authority. It looks to the average Joe on the street that AGC has allowed lawyers to flaunt the MCLs, turn their noses at M.S.Ct. rules, and apparently could claim working at "escort services on Mars" while AGC would not find this a troubling MISCONDUCT! Absolute power corrupts absolutely. AGC must challenge & sanction all attorney fraud. Hopefully M.S.Ct. agrees?

5: It must be a Major AGC penalized MISCONDUCT if attorney does not carefully, clearly & loudly, in a private room w/client, read & explain every nuance in PSIR. Or it's a MAJOR MISCONDUCT if attorney does not provide client at least 48hrs to review & consult about PSIR before court endorses it. Attorneys must be required to tell judge before PSIR endorsement just how much undisturbed comprehension time his client has had w/attorney analyzing PSIR. Failure to disclose on court records = 20yr license revocation.

EX: When this court bribed my attorney w/a career dreamjob promotion date effective only AFTER I was put away, attorney Edick had me pulled out of a hospital where I was treated for severe BP, anxiety & depression. While on half dozen mind numbing meds, attorney had me placed in a cage of riotous no/smakers. Behind dark green, super thick & dirty, wired messed stained glass, my intelligent attorney placed PSIR against glass and said "Now you've seen it. It's just unimportant bureaucratic paperwork. Trust me. It won't effect you." Then brought me to courtroom, where judge merely asked "Did you see it?" and the now discovered impossible PSIR contradictions between sworn testimony and PSIR can never ever be corrected -unless- AGC orders attorney to admit he was incompetent/ineffective & diligently pursue a new PSIR! Failure to obtain corrected PSIR must result in attorney's EXPULSION from practicing law anywhere, is disbarment! Incorrect PSIRs are of LIFE or DEATH importance to imprisoned. They must be concise & accurate.

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6: Attorney accepts payment from client, supporters, influencers, etc, he must (1) give IMMEDIATE RECEIPT that has detailed explanation of what the money is suppose to do, go for or accomplish. If money came from other than client, client must also get complete copy of receipt with cash's 'intention' fully explained.

(2) While representing a client, attorney must disclose to client in writing, who's tried to influence the case even if favors, promises or other than money was promised. (Includes Court offers of new clients & promotions)

EX: My dear mother was of the 'old school' believing it showed disrespect to ask attorney to make her a receipt. Consequently, attorney took advantage but never sued TV station for defamation of family character! Rationalized theft as 'expenses' cost mom's reputation, faith and her hope for justice! Deals must be crystal clear.

7: Attorneys awaiting Declaratory Judgements about correct case law & procedures MUST be given the MOST SEVERE MISCONDUCT when they are influenced to rush-ahead and forget to first OBTAIN a Definitive Declaratory Ruling! Justice trampled for haste or collecting career enhancing bribes deserves the severest of MISCONDUCT sanctions, including disbarment, expulsion, loss of all retirement & savings and U.S. citizenship revocation!

8: Attorneys must provide client a video or transcript of any conversation in court proceedings, at court bench discussions or any other conversations with anyone discussing any nuances, parameters, collateral actions, etc... of client's case. For a lawyer to keep any "negotiations" a secret and not accurately recorded shall forever be a MAJOR MISCONDUCT by attorney = 10 years disbarment.

9: Attorneys who make decisions - on behalf of client - which involve client's judge or prosecutor, bail, police or DOC agents - WITHOUT first conferring w/client & gaining client's WRITTEN APPROVAL... shall be GUILTY of the most heinous MAJOR AGC enforced MISCONDUCT & punished by lifetime disbarment.

10: Attorneys who serve ANYWHERE at/on Attorney Grievance Commission for more than six (6) years shall be guilty of voriferous dereliction of the public trust and found guilty of AGC MISCONDUCT = permanent & total state-wide appointment expulsion and/or denials. All salary beyond six years must be returned to state, including value of benefits and total doubled as example to others not to moach or hide-out where your crimes can temporarily hide.

All these issues, in some form, over last 15 years, have been turned down by AGC as "not listed misconduct" and these problems continue. Hope you will correct them.

Sincerely yours,


Bruce A Witkowski MS/MA